SEC. 4. Should the county commissioners make a con- \$2,000 of tax heretract with the stockholders of the Clarendon Bridge Com- to be used for purchase of bridge pany for the purchase of their bridge, they are hereby from Clarendon Bridge Company. authorized to use two thousand dollars of the bridge tax heretofore levied and collected towards the purchase thereof.

SEC. 5. Should a majority of the stockholders of the Executors, &c., authorized to re-Clarendon Bridge Company vote to take a part or all of ceive county bonds in exthe "bridge bonds" for their bridge, any executor, admin-change for stock in Clarendon istrator, guardian or other person acting in a fiduciary Bridge Company. capacity, may surrender any stock he or she may represent in said company and receive in exchange therefor or any part thereof the county bonds issued for the purchase of said bridge without becoming liable for any breach of his or her bond, or violation of the trust, or devastavit of the estate in his or her hands. The sheriff failing to Liability of collect and pay said taxes to the county treasurer as the law directs, shall be liable to a fine of two hundred dollars in addition to such other penalties as may be applicable to sheriffs in their official duties.

SEC. 6. Should the county commissioners not dispose If bonds not disof the "bridge bonds" before the first Monday in June, Monday in June, one thousand eight hundred and eighty-five, chapter two laws 1883 and laws hundred and sixty of the public laws of one thousand and thereof, reeight hundred and eighty-three, and all laws made in pursuance thereof, shall be and the same are hereby repealed; and the county commissioners shall destroy the Bonds to be destroyed and taxes "bridge bonds" by them issued, and the taxes levied and phied to general collected by virtue of said chapter two hundred and county fund. sixty shall be applied to the general county fund of Cumberland county.

SEC. 7. This act shall be in force from and after its ratification.

In the General Assembly read three times, and ratified this the 3d day of March, A. D. 1885.